

TABLE OF CONTENTS

From the Editor 223

ARTICLES

Paweł Skuczyński

Lawyer as a Translator. On the Metaphorical Understanding of the Expert Nature of Legal Professions 227

Marcin Matczak

The language of legal populism – a philosophical and legal perspective 239

Sławomir Patyra

Tasks of the National Bar of Attorneys-at-Law in the light of art. 17.1 of the Constitution of the Republic of Poland 261

Rafał Stankiewicz

The mission of the self-government of attorneys-at-law and its members 277

Mariusz Wiczorek

The role of attorneys-at-law in a democratic state ruled by law 287

Tomasz Niedziński

Professional secrecy of attorneys-at-law and their independence 297

Aleksander Jakubowski The status of the self-government of attorneys-at-law in light of the Code of Administrative Procedure – from the perspective of considering complaints, requests and petitions	307
Bogusław Sołtys Membership in capital companies as a form of exercising the profession of attorney-at-law	321
Sławomir W. Ciupa Change of the profession or form of its practice from the perspective of the professional ethics of attorneys-at-law	333
Katarzyna Małysa-Sulińska, Marcin Wujczyk Suspension of activities conducted in the form of a law firm of attorney-at-law in connection with taking care of a person with disabilities	343
Monika Florczak-Wątor On the unconstitutionality of the remuneration policy for attorneys-at-law who provide ex-officio legal aid	357
Piotr Rylski Adjudicating on the remuneration of a court-appointed attorney in civil proceedings – comments <i>de lege ferenda</i>	373
Jarosław Zagrodnik The right to the assistance of the defense counsel in the light of the European Court of Human Rights case law	395
Wojciech Piątek Representation of a party by a professional counsel in administrative court proceedings	413

GLOSSES

Piotr Rączka, Karolina Rokicka-Murszewska Gloss to the judgement of the Supreme Administrative Court of 6 May 2021, II GSK 1057/20 (partially critical)	427
---	-----